KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP

1200 19TH STREET, N.W. SUITE 500 WASHINGTON, D.C. 20036

FACSIMILE (202) 955-9792 www.kelleydrye.com

NEW YORK, NY TYSONS CORNER VA CHICAGO, IL STAMFORD, CT PARSIPPANY, NJ

(202) 955-9600

DIRECT LINE: (202) 887-1248 EMAIL: cmccann@keileydrye.com Admitted in MD only. Directly supervised by principals of the firm.

AFFILIATE OFFICES JAKARTA, INDONESIA MUMBAL INDIA

BRUSSELS, BELGIUM

March 23, 2005

VIA UPS

Ms. Stephanie Bell Secretary of the Commission Kentucky Public Service Commission 211 Sower Boulevard, P.O. Box 615 Frankfort, KY 40602-0615

> Re: KMC Data LLC Notice of Intent to Provide Facilities-Based

Interexchange Services

Dear Ms. Bell:

KMC Data LLC ("KMC Data" or "Company"), by its undersigned counsel, hereby respectfully notifies the Kentucky Public Service Commission ("Commission") of its intent to provide facilities-based intraLATA and interLATA toll services in the State of Kentucky. By way of background, KMC Data currently has authority to provide resold and facilities-based local exchange and resold interexchange telecommunications services within the State of Kentucky. The transition to facilities-based interexchange services will be implemented on or about June 1, 2005. KMC Data has an interexchange tariff on file with the Commission, effective June 15, 2004.

In its provision of facilities-based interexchange service, KMC Data does not plan to construct facilities in Kentucky at this time. Instead, at least initially, KMC Data plans to deploy NEBS (Network Equipment Building Standards) compliant Media Gateway Controller (MGC) and Media Gateway (MG) equipment in non-incumbent local exchange carrier ("ILEC") collocation space, such as carrier hotels, for interconnection to ILEC and IXC providers. MGC and MG equipment will interconnect with ILEC networks using Inter Machine Trunks (IMT's) at a Point of Presence (POP). At present, KMC Data has no switches or other facilities installed in the State of Kentucky. KMC Data notes, however, that its network configuration may change as it continues to install and maintain a technically advanced network, which will allow it to

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provide the highest levels of reliability, security and capacity that its target customers typically demand.

Based on conversations with Commission Staff, KMC Data understands that formal Commission approval is not required to provide the facilities-based interexchange services described herein. KMC Data therefore submits this letter for informational purposes only and requests that it be retained in the appropriate files. However, if KMC Data's understanding is incorrect, it is respectfully requested that the Commission notify KMC Data's counsel as soon as possible. Absent written notice to the contrary within 30 days of the date hereon, KMC Data will assume that its understanding is correct and will proceed with its plans to provide facilities-based interexchange services as contemplated.

Finally, enclosed please find ten (10) copy of this Notice, a duplicate and a self-addressed, postage-paid envelope. Please date-stamp the duplicate and return it in the envelope provided. Should the Commission have any questions regarding this filing, please contact Carrie McCann at (202) 887-1248.

Sincerely,

Brad E. Mutschelknaus Carrie L. McCann

APE:APE

cc: Marva Brown Johnson, KMC Telecom

Mike Duke, KMC Telecom Raymond Pifer, KMC Telecom